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9	Attorneys for Claimants First 100, LLC, 1st One Hundred Holdings, LLC	
10	and Battle Born Investments Company, LLC	
11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	SAN FRANCISCO DIVISION	
14		
15	UNITED STATES OF AMERICA,	Case No. 3:20-cv-07811-RS
16	Plaintiff,	CTIDIU ATION TO ENTEND TIME TO
17	v.	STIPULATION TO EXTEND TIME TO RESPOND TO MOTION TO STRIKE
18 19	Approximately 69,370 Bitcoin (BTC), Bitcoin Gold (BTG), Bitcoin SV (BSV), and Bitcoin	THE CLAIMS OF CLAIMANTS BATTLE BORN INVESTMENTS COMPANY, LLC FIRST 100, LLC AND 1ST ONE
20	Cash (BCH) seized from 1HQ3Go3ggs8pFnXuHVHRytPCq5fGG8Hbhx,	HUNDRED HOLDINGS, LLC
21	Defendant.	The Hon. Richard Seeborg
22		Trial Date: None Set
23	First 100, LLC, 1st One Hundred Holdings, LLC, and Battle Born Investments Company,	
24	LLC,	
25	Claimants.	
26		
27	Pursuant to Fed. R. Civ. P. 6(b)(1)(A), Civ	il L.R. 6-1 and Civil L.R. 6-2, Plaintiff United
28	States of America ("Plaintiff") and Claimants Fire	·

STIPULATION TO EXTEND TIME TO RESPOND TO MOTION TO STRIKE

Case No. 3:20-cv-07811-RS

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and Battle Born Investments Company, LLC ("Claimants"), by and through their undersigned counsel, hereby stipulate and agree as follows:

WHEREAS, on November 5, 2020, Plaintiff initiated this *in rem* forfeiture action by filing a Civil Complaint for Forfeiture;

WHEREAS, on March 16, 2021, Claimants filed claims in this matter;

WHEREAS, on July 13, 2021, Plaintiff filed a Motion to Strike the Claims of Claimants (hereinafter the "Motion");

WHEREAS, on July 13, 2021, Coblentz Patch Duffy & Bass, LLP, was retained as counsel by Claimants;

WHEREAS, on July 15, 2021, Claimants, through counsel, contacted Plaintiff and asked to meet and confer about the Motion briefing schedule;

WHEREAS, on July 15, 2021, parties met and conferred in good faith, and agreed to stipulate to a modified briefing schedule for Claimants' response to the Motion and Plaintiff's reply;

NOW THEREFORE, by and through their respective counsel of record, Plaintiff and Claimants hereby stipulate and agree that Claimants' response to the Motion to Strike shall be due on August 10, 2021, and Plaintiff's reply shall be due on August 24, 2021.

IT IS SO STIPULATED.

Respectfully submitted,

DATED: July 21, 2021 COBLENTZ PATCH DUFFY & BASS LLP

By: /s/ Rees F. Morgan

REES F. MORGAN Attorneys for Claimants First 100, LLC, 1st One Hundred Holdings, LLC and Battle Born Investments Company, LLC

DATED: July 21, 2021

STEPHANIE M. HINDS
Acting United States Attorney

By: /s/ Claudia A. Quiroz
DAVID COUNTRYMAN
CHRIS KALTSAS

CLAUDIA A. QUIROZ WILLIAM FRENTZEN

Assistant United States Attorneys